

# Little Prices Are the Big Attraction!

Once a firm's reputation for reliable goods is established, little prices will bring a host of friends on a visit. Our reputation is where we've worked to get it—and prices for this sale are where our little hatchet left them. Is it strange then, that this Quick Money Sale should be the biggest and best we've ever had? At the present pace, many lines will be closed out quickly. Don't get left—come now.



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## Some Quick Money Sale Gleanings

Men's Overcoats	Offerings in Suits	Pants	Underwear
One lot short length Overcoats—just the ticket for a working coat, were \$10 to \$15, now <b>\$4.99</b>	All Hart Schaffner & Marx and Morse-Made \$27.50 and \$30.00 Suits now <b>\$21.50</b>	An extra pair of Trousers is always useful, and at these prices SEVERAL pairs would be economy.	Pretty early in the season to make such slashes in Heavy Underwear, but then cuts in reasonable goods are one of the ear-marks of these quick-money sales.
One lot single and double-breasted Overcoats, long lengths, were \$15 to \$20, now <b>\$7.75</b>	All Hart Schaffner & Marx and Morse-Made \$22.00 and \$25.00 Suits now <b>\$17.50</b>	100 pairs Youths' Long Pants, were \$1.50 to \$4.00, now <b>\$0.98</b>	All \$4.00 Men's and Boys' Underwear, now <b>\$3.25</b>
One lot H. S. & M. and Morse-Made Overcoats, were \$23.00 and \$27.50, now <b>\$19.75</b>	All Hart Schaffner & Marx and Morse-Made \$18.00 and \$20.00 Suits now <b>\$14.75</b>	75 pairs Boys' Short Pants, were 50c to \$1.50, now <b>.29</b>	All \$2.75 and \$3.00 Men's and Boys' Underwear, now <b>2.29</b>
One lot H. S. & M. and Morse-Made Overcoats, were \$20.00 and \$22.00, now <b>\$15.75</b>	All \$15.00 Suits <b>11.25</b>	30 pairs Men's \$1.50 Pants, now <b>1.15</b>	All \$2.00 Men's and Boys' Underwear, now <b>1.59</b>
One lot H. S. & M. and Morse-Made Overcoats, were \$18.00, now <b>\$13.75</b>	All \$12.00 and \$13.50 Suits <b>8.75</b>	50 pairs Men's \$2.00 Pants, now <b>1.60</b>	All \$1.50 Men's and Boys' Underwear, now <b>1.20</b>
One lot Morse-Made Overcoats, were \$15.00 and \$16.50, now <b>\$11.25</b>	All \$10.00 Suits <b>7.75</b>	50 pairs Men's \$2.50 and \$2.75 Pants, now <b>1.85</b>	All \$1.25 Men's and Boys' Underwear, now <b>1.00</b>
One lot Overcoats that were \$12.00 and \$13.50, now <b>\$8.75</b>	25 Suits, broken sizes, were \$5.00 to \$6.00, now <b>\$1.39</b>	75 pairs Men's \$3.00 and \$3.50 Pants, now <b>2.29</b>	All \$1.00 Men's and Boys' Underwear, now <b>.79</b>
One lot Overcoats that were \$10.00, now <b>\$7.75</b>	20 Suits, all sizes, were \$3.00 to \$5.00, now <b>2.25</b>	55 pairs Men's \$4.00 and \$4.50 Pants, now <b>2.75</b>	All 50c Men's and Boys' Underwear, now <b>.39</b>
	25 Suits, all sizes, were \$5.00 to \$6.50, now <b>4.75</b>	30 pairs Men's \$5.00 and \$5.50 Pants, now <b>3.85</b>	
	10 Suits, all sizes, were \$7.00 to \$7.50, now <b>5.75</b>	40 pairs Men's \$6.00 and \$6.50 Pants, now <b>4.85</b>	
Shirts	Sweaters	Hosiery	Caps
All \$2.00 Men's and Boys' Negligee Shirts, now <b>\$1.50</b>	One lot Turtle-neck Sweaters, were \$1.50 up, your choice at half price.	If you find equal reductions on equal quality Hosiery anywhere, we'll excuse you from buying here.	All \$1.50 Men's and Boys' Cloth Caps, now <b>\$1.15</b>
All \$1.50 Men's and Boys' Negligee Shirts, now <b>1.15</b>	One lot \$7.00 Coat Sweaters for men and boys, now <b>\$5.25</b>	All 50c Men's and Boys' Hosiery, now <b>.39c</b>	All \$1.00 Men's and Boys' Cloth Caps, now <b>.79</b>
All \$1.25 Men's and Boys' Negligee Shirts, now <b>1.00</b>	One lot \$6.00 Coat Sweaters for men and boys, now <b>4.75</b>	All 25c Men's and Boys' Hosiery, now <b>.19c</b>	All 50c Men's and Boys' Cloth Caps, now <b>.39</b>
All \$1.00 Men's and Boys' Negligee Shirts, now <b>.79</b>	One lot \$5.00 Coat Sweaters for men and boys, now <b>3.75</b>	All 15c Men's and Boys' Hosiery, now <b>.10c</b>	
All 50c Men's and Boys' Negligee Shirts, now <b>.39</b>	One lot \$4.50 Coat Sweaters for men and boys, now <b>3.50</b>	Lumbermen's Heavy Socks at same reductions.	
	One lot \$4.00 Coat Sweaters for men and boys, now <b>3.10</b>	Hats	Gloves and Mittens
	One lot \$3.50 Coat Sweaters for men and boys, now <b>2.59</b>	An opportunity in headgear that is notable even in our own sales.	Just when you need them most, we've put them where you can't help buy.
	One lot \$3.00 Coat Sweaters for men and boys, now <b>2.29</b>	All \$4.00 Derby and Soft Hats, now <b>\$2.85</b>	All \$3.00 Gloves and Mittens, now <b>\$2.29</b>
		All \$3.50 Derby and Soft Hats, now <b>2.75</b>	All \$2.00 Gloves and Mittens, now <b>1.59</b>
		All \$2.75 and \$3.00 Derby and Soft Hats, now <b>2.29</b>	All \$1.50 and \$1.75 Gloves and Mittens, now <b>1.15</b>
		All \$2.00 Derby and Soft Hats, now <b>1.60</b>	All \$1.00 Gloves and Mittens, now <b>.79</b>
			All 75c Gloves and Mittens, now <b>.59</b>
			All 50c Gloves and Mittens, now <b>.39</b>
Neckwear	Shoes		
You'll blame yourself for the next six months, if you don't lay in a supply of these snappy Ties while you can get them so cheap.	Last, but not least, are the bargains you can have in this famous Shoe.		
All \$1.00 Neckwear, now <b>\$0.75</b>	All \$5.00 Regal Shoes, now <b>\$4.00</b>		
All 50c and 75c Neckwear, now <b>.39</b>	All \$4.50 Regal Shoes, now <b>3.50</b>		
or 3 for <b>1.00</b>	All \$4.00 Regal Shoes, now <b>3.20</b>		
All 25c Neckwear <b>.19</b>	All \$3.50 Regal Shoes, now <b>2.80</b>		

**MOORE & OWENS, Barre's Leading Clothiers, 122 North Main Street**

## \$5,000,000 FOR CANAL DEFENCE

### Taft Sends Special Message to Congress

### ASKING APPROPRIATION

President Asks That \$5,000,000 Be Appropriated at This Session—Original Cost Cut One-third—"Right and Duty" of United States.

Washington, Jan. 13.—President Taft yesterday sent to Congress a special message urging fortification of the Panama canal and recommending that an appropriation of \$5,000,000 for the initiation of the work on the proposed defences be made at the present session of Congress. He forwarded with the message the report of the special army and navy board, recommending fortification of the canal.

"The canal, when completed," said the president, in his message, "will afford the only convenient route for water communication between our Atlantic and Pacific coasts, and virtually will be part of the coast line of the United States. Its assured possession and control will contribute to our peace, safety and prosperity as a nation. In my judgment, it is the right and the duty of the United States to fortify and make capable of defence the work that will bear so vital a relation to its welfare and that is being created solely by it and at an expenditure of enormous sums. I have authorized the submission to the secretary of the treasury of the revised estimate for the appropriation referred to in the accompanying letter of the secretary of war, which estimate is less than the original estimate by approximately one-third."

### PACT HANGS ON PULP WOOD.

This the Question at Issue On Reciprocity.

Washington, Jan. 13.—The perennial question of pulp wood and white paper is cutting an important figure in the negotiations now going on between the state department and representatives of the British government to the North. With respect to Newfoundland, at least, it may be said that the success of a trade treaty will depend more or less upon the disposition made of the pulp wood and paper issue. It is understood in a general way that if Newfoundland

## GAS, INDIGESTION AND HEARTBURN GO

Out of Order Stomachs Feel Fine Five Minutes After Taking a Little Diapiesin Which is Absolutely Harmless.

The question as to how long you are going to continue a sufferer from indigestion, dyspepsia, or out of order stomach is merely a matter of how soon you begin taking some Diapiesin. If your stomach is lacking in digestive power, why not help the stomach to do its work, not with drastic drugs, but a re-enforcement of digestive agents, such as are naturally at work in the stomach.

People with weak stomachs should take a little Diapiesin occasionally, and there will be no more indigestion, no feeling like a lump of lead in the stomach, no heartburn, sour risings, gas on stomach or belching of undigested food, headaches, dizziness or sick stomach, and, besides, what you eat will not ferment and poison your breath with nauseous odors. All these symptoms resulting from a sour, out of order stomach and dyspepsia are generally relieved in five minutes after taking a little Diapiesin.

Go to your druggist and get a 50-cent case of Pape's Diapiesin now, and you will always go to the table with a hearty appetite, and what you eat will taste good, because your stomach and intestines will be clean and fresh, and you will know there are not going to be any more bad nights and miserable days for you. They freshen you up and make you feel like life is worth living.

would take off her restrictions against the exportation of pulp wood, the administration would favor free paper and pulp and arrange a favorable treaty on fish products. Newfoundland prohibits the exportation of pulp wood, preferring to encourage the manufacture of pulp on her own territory. Quebec places a virtual export tax of twenty-five cents a cord on pulp wood and Ontario said to prohibit the exportation of pulp wood out on crown lands. From information whose authority cannot be questioned, it is learned that the negotiation of a treaty with Newfoundland covering the fisheries would be a comparatively easy matter if the Newfoundland government could see its way clear to yield on pulp wood exportation. The administration is not unmindful of the pressure in the United States for such a measure of free trade as will tend to cheapen the cost and break up whatever monopoly may exist in news print paper, hence it is disposed to insist that the British statesmen shall make some concessions that will point to this end. One view of the situation is that such business readjustments as might follow free trade in these articles would be only temporary, relatively speaking, and that eventually the industry would develop along natural lines and in natural places in such a way as to work no hardship to any interest.

Any business that can stand the vicissitudes of 35 years must have substantial merit back of it. The medicine house of C. I. Hood company is this year passing 35 years, and has been issuing calendars for 25 years. The calendar for 1911 is artistic and beautiful, and its appropriate title is "Birthday Roses." Copies may be had at the drug stores.

## BOOMS TARIFF COMMISSION

### Good Work by the National Association

### AT THE CLOSING SESSIONS

Single Subject Revision Plan Favored by the Convention in Washington—Resolutions Adopted.

Washington, Jan. 13.—"In recognition of the platform planks in twenty-eight states" in the recent election, as well as what was characterized as the will of the whole country," the National Tariff Commission association closed its session yesterday with the unanimous adoption of a resolution demanding of Congress the passage at the present session of legislation creating a permanent tariff commission, "having functions and compensation analogous to the interstate commerce commission."

The resolutions ask that the giving of testimony be properly safeguarded, and that information secured by the commission be reported "to either branch of Congress or to the president, as called for." The Longworth bill before the House and the Lodge bill in the Senate provide for the furnishing of reports "at the joint request of both houses," and yesterday's resolution was said to have been offered to secure the amendment particularly of these bills, which have been regarded as the administration measures on the subject of a tariff commission.

### BOON TO PILE VICTIMS

A Cure without Cutting or Other Objectionable Treatment.

Here is a priceless boon to anyone who suffers with piles of any kind. A medicine in tablet form, taken internally, that cures all forms of piles. Only 2 per cent. of a known failure. A medicine that is sold under strict guarantee. Your money back if you are one of the 2 per cent.

of them the charge was made that Congress might inject "riders" or "jokers" in tariff commission legislation enacted and dominate the will of the association.

**PILES CURED IN 6 TO 14 DAYS.**  
PAZO OINTMENT is guaranteed to cure any case of itching, blind, bleeding or protruding piles in 6 to 14 days or money refunded. 50c.

### BUTTER TRUST LOSES.

Big Corn Crop Keeps Up Supply—21,000,000 Pounds Unloaded.

Chicago, Jan. 13.—The butter market has been demoralized for a week owing to enormous cold storage supplies of the butter trust which were held for high prices and are now coming on the New York and Chicago markets in competition with fresh butter. The enormous corn crop and an open winter have allowed producers of fresh butter to feed cattle cheaply and keep the market supplied. The trust had not figured on the big drop in corn prices, the lowest in ten years. They combed the country of butter at low prices and put it in storage and waited for the usual 40-cents-a-pound, the winter price. With plenty of good feed for cows, the trust faced enormous losses and it is letting go of the storage stuff. Butter from 25 to 28 cents. In New York it was about the same. This is a drop of 10 cents a pound from the usual mid-winter prices.

## "I am all right now, thanks to Dr. Miles' Heart Remedy."

The same relief is ready for you. Are you sure you do not need it? If Dr. Miles' Heart Remedy helped Charles Holmes, why won't it help you?

"I was troubled with heart disease, and after reading about Dr. Miles' Heart Remedy, I got a bottle. Before I got the Heart Remedy I had to sit up most of the night, and felt very bad at my stomach. Whatever I would eat made me feel worse, and my heart beat very fast. But thanks to Dr. Miles' Heart Remedy, I am all right now. I eat good, sleep good, and feel like a new man, although I am almost 68 years old. I have been a soldier in the late war of the rebellion, and was badly wounded." CHARLES HOLMES, Private Co. B, 54th N. Y. Infantry Volunteers, Walton, Delaware Co., N. Y.

**Dr. Miles' Heart Remedy** is kept in thousands of homes as a friend always to be relied upon in time of need.

Sold by all Druggists. If the first bottle fails to benefit, your money is returned. Ask any Druggist. MILES MEDICAL CO., Elkhart, Ind.

## SENATOR GORDON'S ARBITRATION BILL

Measure Which Is Designed to Prevent Strikes and Lockouts and Settle Labor Disputes.

Senate bill 134, introduced by Senator Gordon, relating to the investigation of industrial disputes is as follows:

Section 1. In this act, unless the context otherwise requires—  
(a) "Employer" means any person, company or corporation employing ten or more persons, and owning or operating any mining, quarrying or manufacturing property, agency or transportation or communication of public service utility, including railways, whether operated by steam, electricity or other motive power, telegraph and telephone lines, gas, electric lights, water and power works;  
(b) "Employee" means any person employed by an employer, to do any manual or clerical work for hire or reward in any industry to which this act applies;

(c) "Dispute" or "industrial dispute" means any dispute or difference between an employer and one or more of his employees as to matters or things affecting or relating to work done or to be done by him or them, or as to the privileges, rights and duties of employers (not involving any such violation thereof as constitutes an indictable offense) and, without limiting the general nature of the above definition including all matters relating to—  
1. The wage allowance or other remuneration of employees, or the price paid or to be paid in respect of employment;  
2. The hours of employment, sex, age, qualification or status of employees, and the mode, terms and condition of employment;  
3. The employment of children or any person or persons or class of persons, or the dismissal of or refusal to employ any particular person or persons or class of persons;  
4. Claims on the part of the employer or any employee as to whether, and, if so, under what circumstances, preference of employment should or should not be given to one class over another of laborers or other organizations.

5. Material supplied and alleged to be bad, unfit or unsuitable, or damage alleged to have been done to work;  
6. Any established custom or usage, either generally or in the particular district affected;  
7. The interpretation of agreement or a clause or words thereof.  
(d) "Clerk" means clerk of the county court of the county in which a dispute arises.  
(e) "Lockout" (without limiting the nature of its meaning) means a closing of a place of employment or a suspension of work, or a refusal by an employer to continue to employ any number of his employees in consequence of a dispute, done with a view to compel his employees, or to aid another employer in compelling his employees, to accept terms of employment;  
(f) "Strike" or "to go on strike" (without limiting the nature of its meaning) means the cessation of work by a body of employees, acting in combination, or a concerted refusal or a refusal under a common understanding of any number of employees, to continue to work for an employer in consequence of a dispute, done as a means of compelling their employer, or to aid other employees

in compelling their employer, to accept terms of employment;

(g) "Board" means a board of conciliation and investigation, established under the provisions of this act;

(h) "Application" means an application for the appointment of a board, under the provisions of this act;

(i) "Prescribed" means prescribed by this act, or by any rules or regulations made thereunder;

(j) "Trade unions" or "union" means any organization of employees, formed for the purpose of regulating relations between employers and employees.

Sec. 2.—Whenever any dispute exists between an employer and any of his employees, and the parties thereto are unable to adjust it, either of the parties to the dispute may make application to the clerk of the county court, within the county where such dispute arises, for the appointment of a board of conciliation and investigation, to which board the dispute may be referred under the provisions of this act.

Sec. 3.—Whenever, under this act, an application is made in due form for the appointment of a board of conciliation and investigation, the clerk, whose decision for such purposes shall be final, shall, within seven days, not counting Sundays nor legal holidays, from the date on which the application is received, establish such board under his hand and seal of office, if satisfied that the provisions of this act apply.

Sec. 4.—Every board shall consist of three members, who shall be appointed by the clerk as follows: One member on the recommendation of the party making the application, and one on the recommendation of the adverse party, and the two members so chosen shall choose the third. The party making the application shall in the application state the name and address of the party it nominates for said board, and immediately notify the adverse party of such application and nomination; and the adverse party shall within two days thereafter nominate a person to serve on said board. The persons so nominated shall forthwith nominate the third person, and the three persons so nominated shall be appointed by the clerk as above provided. No person shall be nominated to said board who is not a citizen of this state. If either party fails or neglects within the time prescribed to nominate a member of the board, the clerk shall immediately proceed to appoint a member of the board to represent the party so failing or neglecting. If the two members of the board first appointed do not agree within forty-eight hours after their appointment on a third member, the clerk shall forthwith appoint the third member of said board. No member of the board shall act who has any direct pecuniary interest in the issue involved, and the nomination by either party, or by the two members of the board, of a person having such interest shall be deemed to be a failure or neglect to nominate a member, and the clerk shall thereupon appoint a member as in the case of the failure or neglect of a party to appoint a member.

Sec. 5.—As soon as possible after the full board has been appointed, the clerk shall notify the parties of the names of the members of the board and the chairman thereof, and such notification shall be final and conclusive for all purposes.

Sec. 6.—Every member of a board shall hold office from the time of his appointment until the final report of said board is signed and transmitted to the clerk.

Sec. 7.—Every vacancy in the membership of a board shall be supplied in the same manner as in the case of an original appointment of every person appointed.

Sec. 8.—Before entering upon the exercise of the functions of their office, the members of the board shall make oath or affirmation, before any person authorized to administer oaths, that they will faithfully and impartially perform the duties of their office and that, except in the discharge of their duties, they will not disclose to any person any of the evidence or other matter brought before the board.

Sec. 9.—The clerk may provide the board with a secretary, stenographer, or such other clerical assistance as to him appears necessary for the efficient carrying out of the provisions of this act.

A Procedure for Reference of Dispute to Boards.

Sec. 10.—The application shall be made in writing and shall be in substance a request to the clerk to appoint a board, to which the existing dispute may be referred under the provisions of this act. The application shall be accompanied by a statement setting forth the parties to the dispute; the nature and cause of the dispute, including any claims or demands made by either party upon the other to which exception is made; the approximate estimate of the number of persons affected or likely to be affected by the dispute; and the efforts made by the parties themselves to adjust the same. Such statement shall be brief and of a general character.

Sec. 11.—The application and statement accompanying it—  
1. If made by an employer that is an incorporated company or corporation, it shall be signed by some one of its duly authorized managers, or some other principal executive officer.  
2. If made by an employer other than an incorporated company or corporation, it shall be signed by the employer himself, or a majority of the partners or members in a case of partnership.  
3. If made by an association of employers, who have made a collective bargain with a union or association of employees, it shall be signed by one of its principal officers, duly authorized by a vote of the association.  
4. If made by employees who are members of a trade union, that have made a collective bargain with an association of employers, it shall be signed by one of its principal officers, duly authorized by a vote of the union.  
5. If made by employees, some or all of whom are not members of a union, it shall be signed by two of their number, duly authorized by a vote of the employers present at a meeting called on not less than two days' notice for that purpose.

(Continued on third page.)

**Why Cough** Ask your doctor about coughs. Ask him if your own is necessary. If not, then why cough? Does he recommend Ayer's Cherry Pectoral? Ask him, and let his answer be final.

J. C. Ayer & Co., Lowell, Mass.

## A Friend in Need

When you have headache, heartburn, coated tongue, gas-belching, incipient cold, Take Hood's Pills